Case 2:20-cr-00025-WBS Document 60 Filed 12/20/22 Page 1 of 3

The Law Office of Olaf W. Hedberg Olaf W. Hedberg, State Bar #151082 901 H St., Suite 301 Sacramento, California 95814 (916) 447-1192 office ohedberg@yahoo.com

4

1

2

3

5

6

7

9

10

11

12

14

13

15

16

17 18

19

20

22

21

2324

25

IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF CALIFORNIA

THE UNITED STAES OF AMERICA

V.

FERNANDA AYALA ZAMORA LUIS HERNANDEZ-GUZMAN Case Number: 20-CR-25 WBS

STIPULATION AND [PROPOSED]
ORDER FOR TRAVEL

Plaintiff United States of America, by and through its counsel of record, and the Defendant Fernanda Ayala Zamora, by and through each counsel of record, hereby stipulate as follows:

- Defendant Fernanda Ayala Zamora (hereafter "Defendant") has requested permission to travel to Mexico to visit her father Jose Fernando Zamora from December 23, 2022 to January 16, 2023;
- 2. I have communicated this request to her Pretrial Services Officer Beth Wetteland, and Assistant United States Attorney James Conolly. United States Attorney James Conolly has stated that he has no objection to this request based on Defendant's performance on pretrial release. Pretrial Services Officer Beth Wetteland has stated she will defer to the Court regarding

Case 2:20-cr-00025-WBS Document 60 Filed 12/20/22 Page 2 of 3

1	Defendant's travel request to Mexico. However, Pretrial Services notes that the defendant has	
2	remained in compliance with her conditions of release;	
3	3. The parties agree and stipulate:	
4	a. United States Attorney James Conolly has stated that he has no objection to the	S
5	request based on Defendant's performance on pretrial release. Pretrial Services Officer Beth	
6	Wetteland has stated she will defer to the Court regarding Defendant's travel request to Mexic	ю
7	However, Pretrial Services notes that the defendant has remained in compliance with her	
8	conditions of release;	
9	b. That Defendant supply to Pretrial Services her itinerary, address of destination	
LO	and the telephone number of her father at least five days before departure;	
11	c. Defendant's attorney shall get her passport from the clerk's office and provide	it
12	to Defendant before the commencement of travel. The passport shall be returned to Defendan	t's
13	attorney no more than three days after her return to be returned to the clerk's office;	
14		
15		
16	IT IS SO STIPULATED	
17	Dated: December 14, 2022	
18	Respectfully submitted	
19	/s/ Olaf W. Hedberg /s/James Conolly	
20	Olaf W. Hedberg Attorney for Fernanda Jasmin Ayala Zamora James Conolly Assistant United States Attorney	
21	January San Carata San	
22		
23		
24		
25		

<u>ORDER</u>

HAVING CONSIDERED THE FOREGOING it is hereby ordered that Defendant Fernanda Ayala Zamora be permitted to travel to visit her father Jose Fernando Zamora in Mexico on/between the dates December 23, 2023 and January 16, 2023. Further, that her attorney Olaf Hedberg may obtain her passport from the clerk's office and give it to her prior to travel, and that she will return the passport to Attorney Hedberg within three days of her return so that Attorney Hedberg may return said passport to the clerk's office. Fernanda Ayala Zamora must provide her itinerary and phone numbers of her place of destination prior to departure.

IT IS SO ORDERED.

Dated: December 19, 2022

Jeremy D. Peterson

UNITED STATES MAGISTRATE JUDGE